SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

United States District Court

District of Massachusetts

UNITED STATES OF AMERICA

V.

LUIS CASTILLO

True Name: LUIS MANUEL CASTILLO MORROBEL

JUDGMENT IN A CRIMINAL CASE

Case Number: 1: 07 CR 10200 - 05 - DPW

USM Number: 26574-038

Larry R. Tipton, Esq.

Defendant's Attorney

Additional documents attached

| THE DEFENDAL | NT. | | |
|---|---|------------------------------|--|
| pleaded guilty to co | 1.0 | | |
| pleaded nolo content | | | |
| was found guilty or after a plea of not g | | | |
| The defendant is adjuct | licated guilty of these offenses: Add | itional Counts - See continu | nation page |
| Title & Section | Nature of Offense | Offense Ended | Count |
| 21 USC § 846 | Conspiracy to Possess with Intent to Distribute Cocaine | 04/30/07 1 | |
| 21 USC § 841(a)(1) | Possession with Intent to Distribute and Distribution of Cocaine | 02/22/07 2 | |
| Count(s) | hat the defendant must notify the United States attorney for this district will all fincs, restitution, costs, and special assessments imposed by this judgmentify the court and United States attorney of material changes in economic | | of name, residence, d to pay restitution, |
| the defendant must not | 06/16/09 | circumstances. | |
| | Date of Imposition of Judgment | Undlock | |
| | The Honorable Dou | uglas P. Woodlock | |
| | Judge, U.S. District | ū | |
| | Name and Title of Judge | | |
| | Tune 17, 200 | 9 | |
| | Date | | |

SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 2 - D. Massachusetts - 10/05

| DEFENDANT: LUIS CASTILLO CASE NUMBER: 1: 07 CR 10200 - 05 - DPW | Judgment – | - Page | 2 0 | of | 10 |
|--|---------------|----------|---------|-------|----|
| IMPRISONMENT | | | | | |
| The defendant is hereby committed to the custody of the United States Bureau of Prisons total term of: 42 month(s) | s to be impri | soned fo | ra | | |
| The court makes the following recommendations to the Bureau of Prisons: | | | | | |
| This sentence was fashioned to give credit for time served in a related state can has already been recognized. | ase. Thus t | he state | time so | ervec | i |
| The defendant is remanded to the custody of the United States Marshal. | | | | | |
| The defendant shall surrender to the United States Marshal for this district: at a.m. p.m. on as notified by the United States Marshal. | | | _ · | | |
| The defendant shall surrender for service of sentence at the institution designated by the | Bureau of P | risons: | | | |
| before 2 p.m. on | | | | | |
| as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. | | | | | |
| as nowned by the Frontain of Frentai Services Office. | | | | | |
| RETURN | | | | | |
| I have executed this judgment as follows: | | | | | |
| Defendant delivered on to | | | | | |
| a, with a certified copy of this judgment. | | | | | |
| τ | JNITED STAT | ES MARS | HAL | | |
| By | TY UNITED S | STATES M | ARSHAL | _ | |

(Rev. 06/05) Judgment in a Criminal Case

| | Sheet 3 - D. Massachusetts - 10 | 0/05 | | | | | | | | | |
|---------------------------|--|------------------------------------|------------------------------|---|---|-----------------------------|------------------------------|------------------------|-------------------|---------------------|----------------|
| DEE | FENDANT: LUIS CASTILLO | | | | | | Judgment- | -Page | 3 | of | 10 |
| | SE NUMBER: 1: 07 CR 10200 | - 05 S | - Di UPE | | RELEAS | SE | | \checkmark | See co | ntinuatio | n page |
| Upon | n release from imprisonment, the defenda | nt shall | be on | supervised r | elease for a t | erm of: | 3 | year(s) | | | |
| eusto | The defendant must report to the probati ody of the Bureau of Prisons. | on offie | e in th | e distriet to | whieh the de | fendant is | released wit | thin 72 ho | ours of | f release | from the |
| | defendant shall not commit another feder | , | | | | | | | | | |
| The d substa therea | defendant shall not unlawfully possess a stance. The defendant shall submit to one eafter, not to exceed 104 tests per year, a | eontrolle drug tes s directe | ed sub st with ed by (| stance. The in 15 days o he probation | defendant sh of release fror n offieer. | nall refrain m imprison | from any ui ment and at | nlawful u least two | se of a perio | eontrol dic drug | led g tests |
| | The above drug testing eondition is susp future substance abuse. (Cheek, if appli | ended, t | | | | | | | | | |
| ✓ | The defendant shall not possess a firearr | n, ammu | ınition | , destruetive | device, or a | ny other da | ingerous we | apon. (C | heek, | if applie | eable.) |
| \checkmark | The defendant shall ecoperate in the col | leetion o | of DNA | A as directed | by the proba | ation office | er. (Check, | if appliea | ble.) | | |
| | The defendant shall register with the statestudent, as directed by the probation offi | | | | | ne state wh | ere the defe | ndant res | ides, w | vorks, o | risa |
| | The defendant shall participate in an app | roved p | rogran | n for domest | ic violenee. | (Cheek, if | applicable.) |) | | | |
| Sehed | If this judgment imposes a fine or restituedule of Payments sheet of this judgment. | tion, it i | s a cor | ndition of su | pervised rele | ase that the | e defendant | pay in ac | eordan | nee with | the |
| on the | The defendant must comply with the star he attached page. | ndard co | nditio | ns that have | been adopted | d by this co | ourt as well a | as with ar | y addi | itional e | onditions |
| | STANI | ARD | CO | NDITIO | NS OF SU | J PERV I | ISION | | | | |
| 1) | the defendant shall not leave the judici | al distri | ct with | out the pern | nission of the | eourt or p | robation of | ieer; | | | |
| 2) | the defendant shall report to the probat each month; | ion offic | eer and | d shall subm | it a truthful a | ınd eomple | te written re | eport with | iin the | first fiv | e days of |
| 3) | the defendant shall answer truthfully a | ll inquir | ies by | the probatio | n offieer and | follow the | instruction | s of the p | robatic | on office | er; |
| 4) | the defendant shall support his or her d | lepender | nts and | meet other | family respo | nsibilities; | | | | | |
| 5) | the defendant shall work regularly at aeeeptable reasons; | a lawful | oceup | ation, unles | s excused by | the proba | tion officer | for school | oling, (| training | , or other |
| 6) | the defendant shall notify the probation | ı offieer | at lea | st ten days p | rior to any cl | hange in re | sidenee or e | employme | nt; | | |
| 7) | the defendant shall refrain from excess eontrolled substance or any parapherna | ive use dia relat | of alco | hol and sha my controlle | ll not purehas ed substances | se, possess s, except as | , use, distrit prescribed | oute, or act by a phys | lminis sician; | ter any | |
| 8) | the defendant shall not frequent places | where o | ontrol | led substance | es are illegal | lly sold, us | ed, distribut | ed, or ad | ministe | ered; | |
| 9) | the defendant shall not associate with a felony, unless granted permission to do | ny perso so by t | ons en he pro | gaged in crit bation office | minal activity er; | and shall | not associat | e with an | y perso | on conv | icted of a |
| 10) | the defendant shall permit a probation of contraband observed in plain view of the | officer to | visit | him or her a fficer; | t any time at | home or el | sewhere and | l shall per | mit co | nfiscati | on of any |

- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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Rev. 06/03) Judgment in a Criminal Case
Sheet 4A - Continuation Page - Supervised Release/Probation - 10/05

DEFENDANT:
CASE NUMBER: 1: 07 CR 10200 - 05 - DPW

ADDITIONAL SUPERVISED RELEASE PROBATION TERMS

If ordered deported, the defendant is to leave the United States and is not to return without prior permission of the Secretary of the Department of Homeland Security.

The defendant shall use his true name and is prohibited from the use of any false identifying information which includes, but is not limited to, any aliases, false dates of birth, false social security numbers, and incorrect places of birth.

Continuation of Conditions of Supervised Release Probation

(Rev. 06/05) Judgment in a Criminal Case Sheet 5 - D. Massachusetts - 10/05

| LUIS CASTILLO | | | Judgment — Pa | ge5_ | of | 10 |
|--|---------------------------------|---|--|-------------------------------|-----------------------|----------------------------|
| DEFENDANT: CASE NUMBER: 1: 07 CR 10200 - 05 | - DPW | | | | | |
| | | ETARY PEN | IALTIES | | | |
| | | | | | | |
| The defendant must pay the total criminal monet | ary penalties u | nder the schedule | of payments on Sheet | 6. | | |
| <u>Assessment</u> | <u>F</u> | <u>ine</u> | Restit | <u>ution</u> | | |
| TOTALS \$ \$200.00 | \$ | | \$ | | | |
| The determination of restitution is deferred until after such determination. The defendant must make restitution (including of | | | | | | be entered |
| If the defendant makes a partial payment, each pa the priority order or percentage payment column before the United States is paid. | ayee shall recei below. Howe | ve an approximate ver, pursuant to 1 | ely proportioned payme 8 U.S.C. § 3664(i), all | ent, unless s nonfederal | pecified victims r | otherwise i nust be pai |
| Name of Payee Total Loss* | <u>•</u> | Restitution | Ordered | Priority | or Perc | entage |
| | | | | | | |
| | | | | | | |
| TOTAL C | #0.00 | | | | ee Conti | inuation |
| TOTALS \$ | \$0.00 | \$ | <u>\$0.00</u> | | | |
| Restitution amount ordered pursuant to plea agree | | | _ | | | |
| The defendant must pay interest on restitution an fifteenth day after the date of the judgment, pursuo to penalties for delinquency and default, pursuan | suant to 18 U.S. | .C. § 3612(f). All | less the restitution or f of the payment option | ine is paid i s on Sheet 6 | n full bei may be | fore the subject |
| The court determined that the defendant does not | t have the abili | ty to pay interest | and it is ordered that: | | | |
| the interest requirement is waived for the | fine | restitution. | | | | |
| the interest requirement for the fine | restitu | tion is modified as | s follows: | | | |
| * Findings for the total amount of losses are required un September 13, 1994, but before April 23, 1996. | der Chapters 1 | 09A, 110, 110A, a | and 113A of Title 18 for | offenses co | nmitted | on or after |

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(Rev. 06/05) Judgment in a Criminal Case Sheet 6 - D. Massachusetts - 10/05

| J. H.C. CASTILLO | udgment — Page 6 of 10 |
|--|---|
| DEFENDANT: LUIS CASTILLO | |
| CASE NUMBER: 1: 07 CR 10200 - 05 - DPW | |
| SCHEDULE OF PAYMENTS | |
| Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties | are due as follows: |
| A Lump sum payment of \$ \$200.00 due immediately, balance due | |
| not later than in accordance C, D, E, or F below; or | |
| B Payment to begin immediately (may be combined with C, D, or F | below); or |
| Payment in equal (e.g., weekly, monthly, quarterly) installments of (e.g., months or years), to commence (e.g., 30 or 60 days) | \$ over a period of after the date of this judgment; or |
| Payment in equal (e.g., weekly, monthly, quarterly) installments of (e.g., months or years), to commence (e.g., 30 or 60 days) term of supervision; or | \$ over a period of after release from imprisonment to a |
| Payment during the term of supervised release will commence within imprisonment. The court will set the payment plan based on an assessment of the defe | |
| F Special instructions regarding the payment of criminal monetary penalties: | |
| Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment imprisonment. All criminal monetary penalties, except those payments made through the Fed Responsibility Program, are made to the clerk of the court. | of criminal monetary penalties is due during deral Bureau of Prisons' Inmate Financial |
| The defendant shall receive credit for all payments previously made toward any criminal monetar | ry penalties imposed. |
| Joint and Several | See Continuation Page |
| Defendant and Co-Defendant Names and Case Numbers (including defendant number), Tot and corresponding payee, if appropriate. | tal Amount, Joint and Several Amount, |
| The defendant shall pay the cost of prosecution. The defendant shall pay the following court cost(s): The defendant shall forfeit the defendant's interest in the following property to the United S | States: |
| Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) rest (5) fine interest (6) community restitution (7) penalties and (8) costs, including cost of prosecut | titution interest. (4) fine principal. |

AO 245B (Rev. 06/05) Criminal Judgment Attachment (Page 1) - Statement of Reasons - D. Massachusetts - 10/05 Judgment — Page 7 of 10 LUIS CASTILLO DEFENDANT: CASE NUMBER: 1: 07 CR 10200 - 05 - DPW DISTRICT: MASSACHUSETTS STATEMENT OF REASONS COURT FINDINGS ON PRESENTENCE INVESTIGATION REPORT I П The court adopts the presentence investigation report without change. Α в 🗹 The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.) (Use Section VIII if necessary.) Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or 1 specific offense characteristics). 2 Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justiec, multiple counts, or acceptance of responsibility): Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history eategory or 3 seores, career offender, or criminal livelihood determinations): 4 Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Burcau of Prisons may rely on when it makes inmate classification, designation, or programming decisions): с П The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32. II COURT FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.) No count of conviction earries a mandatory minimum sentence. В Mandatory minimum sentence imposed. C One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on findings of faet in this case substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C § 3553(f)) COURT DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES): Ш 25 Total Offense Level: Criminal History Category: Imprisonment Range: 57 to 71 months Supervised Release Range: 2 to 3 years Fine Range: \$ 10,000 to \$ 6,000,000 Fine waived or below the guideline range because of inability to pay.

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of Reasons - D. Massachusetts - 10/05

LUIS CASTILLO DEFENDANT:

CASE NUMBER: 1: 07 CR 10200 - 05 - DPW

DISTRICT:

MASSACHUSETTS

Judgment - Page 8 of 10

| | | | | | ST | ATE | MENT OF REASONS | | | | | | |
|--|--|---|--|--|---|--|---|---|--|---|--|--|--|
| IV | AD | VIS | ORY GUID | ELINE SENTENCI | NG | DETER | RMINATION (Check only one.) | | | | | | |
| | A The sentence is within an advisory g | | | | | ine range | that is not greater than 24 months, an | d the | court find | s no reasoπ to depart. | | | |
| | В | | | The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons. (Use Section VIII if necessary.) | | | | | | | | | |
| | С | C | | | | y guideline range for reasons authorized by the sentencing guidelines mauual. | | | | | | | |
| | D | | The court i | mposed a sentence outsic | le tho | advisory | sentencing guideliuc system. (Also co | mplete | Section V | I.) | | | |
| v | DE | PAR | RTURES AU | THORIZED BY TI | HE A | DVISC | DRY SENTENCING GUIDEL | INES | (If appl | icable.) | | | |
| A The sentence imposed departs (Check only one.): below the advisory guideline range above the advisory guideline range | | | | | | | | | | | | | |
| | В | Dep | oarture base | d on (Check all that | apply | /.): | | | | | | | |
| □ 5K1.1 plea agreeme □ 5K3.1 plea agreeme □ binding plea agreem □ plea agreement for d □ plea agreement that 2 Motion Not Addressed in □ 5K1.1 government in □ 5K3.1 government in □ government motion □ defense motion for defense motion for defense motion | | | | | nt bant bant bant fepar state notice for departments. | sed on the sed on based on based on based on the sed on | and check reason(s) below.): the defendant's substantial assists Early Disposition or "Fast-track" reture accepted by the court tich the court finds to be reasona to government will not oppose a count on the defendant's substantial at the court finds to be reasona to reement (Check all that apply an tion the defendant's substantial at the court finds to be reasona to government of the first finds the government did not obtained the government objected | Prog ble defen d che ssista ack" | sc depar ck reaso ncc | n(s) below.): | | | |
| | | | | Other than a plea ag | reem | ent or n | notion by the parties for departur | e (Ch | eck reas | on(s) below.): | | | |
| | C | C Reason(s) for Departure (Check all | | | | ll that apply other than 5K1.1 or 5K3.1.) | | | | | | | |
| | 4A1.3 5H1.1 5H1.2 5H1.3 5H1.4 5H1.5 5H1.6 5H1.1 | I A 2 E 3 M 4 P 5 E 6 P 6 P | hysical Condition imployment Recommity Ties and I dilutary Record, sood Works | ocational Skills tional Condition on | | 5K2 1 5K2.2 5K2.3 5K2.4 5K2.5 5K2 6 5K2.7 5K2.8 5K2 9 5K2.10 | Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct | | 5K2.12 5K2.13 5K2.14 5K2.16 5K2.17 5K2.18 5K2.20 5K2.21 5K2.22 5K2.23 | Lesser Harm Coercion and Duress Diminished Capacity Public Welfare Voluntary Disclosure of Offense High-Capacity, Semiautomatic Weapon Violent Street Gang Aberrant Behavior Dismissed and Uncharged Conduct Age or Health of Sex Offenders Discharged Terms of Imprisonment ideline basis (e.g., 2B1.1 commentary) | | | |

Explain the facts justifying the departure. (Use Section VIII if necessary.)

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 3) — Statement of Reasons - D. Massachusetts 10/05

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Judgment — Page 9 of

LUIS CASTILLO DEFENDANT:

CASE NUMBER: 1: 07 CR 10200 - 05 - DPW

| DIS | IKI | ١: | MASSACHUSETTS | | | | | | | |
|-----|--|---------------------|--|--|--|--|--|--|--|--|
| | | | STATEMENT OF REASONS | | | | | | | |
| VI | | URT DE | ERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM apply.) | | | | | | | |
| | A The sentence imposed is (Check only one.): ✓ below the advisory guideline range □ above the advisory guideline range | | | | | | | | | |
| | В | Senten | imposed pursuant to (Check all that apply.): | | | | | | | |
| | | 1 | Plea Agreement (Cheek all that apply and eheck reason(s) below.): binding plea agreement for a sentence outside the advisory guideline system accepted by the court plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory guideline system | | | | | | | |
| | | 2 | Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): government motion for a sentence outside of the advisory guideline system defense motion for a sentence outside of the advisory guideline system to which the government did not object defense motion for a sentence outside of the advisory guideline system to which the government objected | | | | | | | |
| | | 3 | Other Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Cheek reason(s) below. | | | | | | | |
| | C | Reasor | for Sentence Outside the Advisory Guideline System (Check all that apply.) | | | | | | | |
| | | to re to p to p (18 | are and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1) of the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A)) of adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) of the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) of the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner (a.C. § 3553(a)(2)(D)) of the defendant (18 U.S.C. § 3553(a)(6)) of the defendant of the offense (18 U.S.C. § 3553(a)(7)) | | | | | | | |
| | D | Explai | he facts justifying a sentence outside the advisory guideline system. (UseSection VIII if necessary.) | | | | | | | |

The sentence, which was fashioned and reduced at the instance of the government from the guideline range to give recognition of time served in state custody, was chosen to reflect the defendant's relative culpability among the several defendants charged in this case and in other similar drug cases.

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment

Attachment (Page 4) — Statement of Reasons - D. Massachusetts - 10/05

DEFENDANT:

LUIS CASTILLO

Judgment — Page 🙀 of

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CASE NUMBER: 1: 07 CR 10200 - 05 - DPW DISTRICT:

MASSACHUSETTS

| | | | | STATEMENT OF REASONS |
|------|-------|---------------|---------|--|
| VII | coi | U RT I | DETE | ERMINATIONS OF RESTITUTION |
| | Α | Ø | Rest | itution Not Applicable. |
| | В | Tota | l Amo | ount of Restitution: |
| | C | Rest | itutio | n not ordered (Check only one.): |
| | | 1 | | For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A) |
| | | 2 | | For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B). |
| | | 3 | | For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii). |
| | | 4 | | Restitution is not ordered for other reasons. (Explain) |
| | D | | Parti | al restitution is ordered for these reasons (18 U.S.C. § 3553(c)): |
| VIII | ADI | DITIC | NAL | FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.) |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | Sec | ctions I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases. |
| Defe | ndant | 's Soc | . Sec. | No.: Date of Imposition of Judgment 06/1/6/09 |
| Defe | ndant | 's Dat | e of E | |
| Defe | ndant | 's Res | idenc | e Address: Signature of Judge The Henotophia Dougle R. Woodlesk - Judge U.S. District Court |
| Defe | ndant | 's Ma | iling A | Address: The Honorable Douglas P. Woodlock Judge, U.S. District Court Name and Title of Judge 17, 2009 Date Signed |